IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Group Art Unit: 2624

Sukeyuki Shinotsuka et al.

Examiner: Aaron W. Carter

Serial No.: 10/609,493

Confirmation No. 1702

Filed: June 24, 2003

Atty. Dkt. No.: 7272-119/10307292

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PETITION FOR UNINTENTIONALLY DELAYED FOREIGN PRIORITY CLAIM UNDER 37 C.F.R. § 1.55(c)

Applicants respectfully petition the Commissioner under 37 C.F.R. § 1.55(c) for a delayed claim of foreign priority.

Background

Applicants intended to file the current U.S. application as the national phase of international application PCT/JP01/09820 (" the PCT application"). The PCT application was filed on November 9, 2001, designating the U.S. and claiming priority to Japanese application JP 2000-404832 ("the Japanese application") filed on December 26, 2000. However, the current application is considered by the Patent Office to be a regular U.S. application filed under 37 C.F.R. § 1.53(b). (*See* Decision, attached hereto).

25751330.1 - 1 -

Status of Current Application

A Notice of Allowance in the current application was issued on January 10, 2007. Applicants intend to respond to the Notice of Allowance by the due date of April 10, 2007 upon resolution of domestic and foreign priority issues in the current application.

Discussion

The current application is considered to be a regular U.S. application and not the national phase of the PCT application. Therefore, in a concurrently filed Petition, Applicants are requesting that a claim of domestic priority to the PCT application be added in the current application, and that the current application be designated as a continuation of the PCT application in accordance with MPEP § 1895.01. In the present Petition, Applicants are requesting that a claim of foreign priority to the Japanese application be added.

The current application was filed on June 24, 2003. The PCT application was filed on November 9, 2001, designating the United States, and published as WO 02/052843 on July 4, 2002. The Japanese application was filed on December 26, 2000. PCT papers evidencing these circumstances were previously submitted in the current application. Because the requirements of 35 U.S.C. §§ 120 and 365(c) are satisfied with respect to the current application and the PCT application, a claim of domestic priority to the PCT application is proper. Also, the requirements of 35 U.S.C. § 119(a) are satisfied with respect to the PCT application and the Japanese application, and therefore a claim of foreign priority to the Japanese application is proper.

The current application was allowed on January 10, 2007. Entry of the Application Data Sheet attached hereto is proper since entry does not require any substantial amount of work on the part of the Office.

Relief Requested

Applicants respectfully request that the following claim of foreign priority be entered in the current application prior to issuance.

25751330.1 - 2 -

Application Serial No. 10/609,493 Petition for Unintentionally Delayed Foreign Priority Claim

Priority Claim

Applicants hereby claim priority under 35 U.S.C. § 119 to Japanese application JP 2000-

404832, filed December 26, 2000.

A claim of foreign priority to the Japanese application is submitted in the attached

Application Data Sheet. No previous Application Data Sheet was submitted. (Please note that a

copy of the attached Application Data Sheet is being concurrently filed with Applicants' related

Petition requesting a claim of domestic priority in the current application.)

Applicants state that the entire delay between the date the claim for priority was due

under paragraph (a)(1) of 37 C.F.R. § 1.55 and the date this claim is filed was unintentional.

A certified copy of the Japanese application is being submitted in the current U.S.

application under separate cover.

Please charge \$1,370.00 for the unintentionally delayed foreign priority claim.

No other fee is believed due. However, the Commissioner is hereby authorized to charge

any fees that may be required with this paper or to credit any overpayment of fees to Deposit

Account No. 50-0337.

Dated: March 1, 2007

Respectfully submitted,

Miles Yamanaka

Reg. No. 45,665

FULBRIGHT & JAWORSKI L.L.P

555 South Flower Street, 41st Floor

Los Angeles, CA 90071

(213) 892-9200 – Telephone (213) 892-9494 – Facsimile

Attachments: Decision

Application Data Sheet

25751330.1 - 3 -



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

1 n re the Application of:

Group Art Unit: 2624

Sukeyuki Shinotsuka et al.

Examiner: Aaron W. Carter

Scrial No.: 10/609,493

Confirmation No. 1702

Filed: June 24, 2003

Atty. Dkt. No.: 7272-119/10307292

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PETITION FOR UNINTENTIONALLY DELAYED FOREIGN PRIORITY CLAIM UNDER 37 C.F.R. § 1.55(c)

Applicants respectfully petition the Commissioner under 37 C.F.R. § 1.55(c) for a delayed claim of foreign priority.

Background

Applicants intended to file the current U.S. application as the national phase of international application PCT/JP01/09820 (" the PCT application"). The PCT application was filed on November 9, 2001, designating the U.S. and claiming priority to Japanese application JP 2000-404832 ("the Japanese application") filed on December 26, 2000. However, the current application is considered by the Patent Office to be a regular U.S. application filed under 37 C.F.R. § 1.53(b). (*See* Decision, attached hereto).

25751330.1



Application Serial No. 10/609,493 Petition for Unintentionally Delayed Foreign Priority Claim

Status of Current Application

A Notice of Allowance in the current application was issued on January 10, 2007. Applicants intend to respond to the Notice of Allowance by the due date of April 10, 2007 upon resolution of domestic and foreign priority issues in the current application.

Discussion

The current application is considered to be a regular U.S. application and not the national phase of the PCT application. Therefore, in a concurrently filed Petition, Applicants are requesting that a claim of domestic priority to the PCT application be added in the current application, and that the current application be designated as a continuation of the PCT application in accordance with MPEP § 1895.01. In the present Petition, Applicants are requesting that a claim of foreign priority to the Japanese application be added.

The current application was filed on June 24, 2003. The PCT application was filed on November 9, 2001, designating the United States, and published as WO 02/052843 on July 4, 2002. The Japanese application was filed on December 26, 2000. PCT papers evidencing these circumstances were previously submitted in the current application. Because the requirements of 35 U.S.C. §§ 120 and 365(c) are satisfied with respect to the current application and the PCT application, a claim of domestic priority to the PCT application is proper. Also, the requirements of 35 U.S.C. § 119(a) are satisfied with respect to the PCT application and the Japanese application, and therefore a claim of foreign priority to the Japanese application is proper.

The current application was allowed on January 10, 2007. Entry of the Application Data Sheet attached hereto is proper since entry does not require any substantial amount of work on the part of the Office.

Relief Requested

Applicants respectfully request that the following claim of foreign priority be entered in the current application prior to issuance.

25751330.1 - 2 -

Application Serial No. 10/609,493 Petition for Unintentionally Delayed Foreign Priority Claim

Priority Claim

Applicants hereby claim priority under 35 U.S.C. § 119 to Japanese application JP 2000-

404832, filed December 26, 2000.

A claim of foreign priority to the Japanese application is submitted in the attached Application Data Sheet. No previous Application Data Sheet was submitted. (Please note that a copy of the attached Application Data Sheet is being concurrently filed with Applicants' related Petition requesting a claim of domestic priority in the current application.)

Applicants state that the entire delay between the date the claim for priority was due under paragraph (a)(1) of 37 C.F.R. § 1.55 and the date this claim is filed was unintentional.

A certified copy of the Japanese application is being submitted in the current U.S. application under separate cover.

Please charge \$1,370.00 for the unintentionally delayed foreign priority claim.

No other fee is believed due. However, the Commissioner is hereby authorized to charge any fees that may be required with this paper or to credit any overpayment of fees to Deposit Account No. <u>50-0337</u>.

Dated: March 1, 2007

Respectfully submitted.

Miles Yamanaka Reg. No. 45,665

FULBRIGHT & JAWORSKI L.L.P 555 South Flower Street, 41st Floor Los Angeles, CA 90071 (213) 892-9200 – Telephone (213) 892-9494 – Facsimile

Attachments: Decision

Application Data Sheet

25751330.1 - 3 -